Case 23-10459-1-rel Doc 26 Filed 02/21/24 Entered 02/21/24 14:18:25 Desc Main Document Page 1 of 6 UNITED STATES BANKRUPTCY COURT

FOR THE NORTHERN DISTRICT OF NEW YORK

In Re: Arleen N. S	pringer			
74100111410	Debtor(s).	Case No.		_
		R 13 PLAN		
		✓ Amended Iary 21, 2024		
IF THIS IS A refinance with	N AMENDED PLAN, the reason for filing the Amended Plain 24 months	nn is\$ 200.00 per <u>mo</u>	onth for <u>60</u> months; ba	lloon upon sale or
Part 1: No	tices			
To Creditors	Your rights may be affected by this plan. Your claim may	be reduced, modified, or	eliminated.	
	You should read this plan carefully and discuss it with you attorney, you may wish to consult one.	ur attorney if you have one	e in this bankruptcy car	se. If you do not have an
	If you oppose the plan's treatment of your claim or any prat least 7 days before the date set for the hearing on confir Bankruptcy Court may confirm this plan without further many plant bankruptcy Procedure ("Fed. R. Bankr. P.") 3015.	mation, unless otherwise	ordered by the Bankruj	otcy Court. The
	Under 11 U.S.C. § 1325(b)(1)(B), if an unsecured credithis plan unless the plan provides that all of the Debtor unsecured creditors under the plan. Absent an objective the order of distribution set forth in Section 2.6 below. being paid prior to your unsecured claim. To avoid this	r's ¹ projected disposable on, distribution of payme This distribution schem s result, you MUST file a	eincome will be applicated under this plan we may result in the seen objection.	ed to make payments to vill be made pursuant to cured and priority claims
	The following matters may be of particular importance plan includes any of the following items. If an item is c will be ineffective if set out later in the plan.			
	mit on the amount of a secured claim, set out in Sections 3.2 lt in a partial payment or no payment at all to the secured cr		☐ Included	✓ Not Included
1.2 Avo	pidance of a judicial lien or nonpossessory, nonpurchase-more in Section 3.4		☐ Included	✓ Not Included
	nstandard provisions, set out in Part 8		☐ Included	✓ Not Included
1.4 Ass	umes and/or Rejects Unexpired Leases and Executory Contr	acts, set out in Part 6	☐ Included	✓ Not Included
Debtor is elig	ible for a discharge pursuant to 11 U.S.C. § 1328(f). Chec	ck One		•
discharge in a	box is checked, the Debtor acknowledges that he/she is NO prior (<i>check one</i>) Chapter 7, 11, or 12 case filled within four years of the date Chapter 13 case filed within two years of the date of the filin	of the filing of the petition g of the petition in this case	n in this case; or se.	
under 11 U.S.	Support Obligation Claimants: The Debtor will make pay C. § 101(14A), commencing on the date of filing and conting are addressed in Part 4. Below are the names of each individual hypayments:	uing during the term of the	e plan. Pre-petition dor	nestic support obligation
✓ None	20	Current Boymant Assessed	nt.	
Name of Pay		Current Payment Amoun	IL	

¹ In a joint case, any reference to "Debtor' shall mean "Debtors."

Case 23-10459-1-rel Doc 26 Filed 02/21/24 Entered 02/21/24 14:18:25 Page 2 of 6 Document Part 2: Plan Payments, Length of Plan and Order of Distribution 2.1 Debtor will make regular payments to the chapter 13 trustee ("Trustee") as follows: \$200.00 per month for 60 months; balloon upon sale or refinance within 24 months Insert additional lines if needed. 2.2 Regular payments to the Trustee will be made from future income in the following manner: Check all that apply. Debtor will make payments pursuant to a payroll deduction order. ✓ Debtor will make payments directly to the Trustee. Other (specify method of payment): 2.3 Income tax returns and refunds. Debtor will provide the Trustee (1) with a copy of each income tax return filed during the plan term within 14 days of filing the return, and (2) will turn over to the Trustee all income tax refunds in excess of \$1,500.00 received during the plan term. Debtor understands that failure to file tax returns during the term of the plan may constitute grounds for the dismissal or conversion of the case. The trustee may allow the debtor to retain tax refunds in excess of \$1,500 annually, based upon demonstrated reasonable and necessary expenses of the debtor or the debtor's dependents each year, without further notice or hearing. The Trustee's determination may reduce the total dollar amount paid to creditors holding unsecured claims but shall not reduce the required minimum amounts set forth in paragraph 5.1 of the plan. To contest this procedure, you must object to confirmation of this plan. 2.4 Additional payments. Check one. None. ✓ 2.5 The total amount of estimated payments to the trustee provided for in Sections 2.1, 2.3 and 2.4 is \$12,000.00. 2.6 Order of Distribution of Plan Payments by the Trustee. Subject to any alternate provision in Part 8, funds received by the Trustee for distribution to creditors under the plan, absent objection, shall be applied, after payment of applicable Trustee's fees, in the following order of distribution: First: To pay any and all equal monthly payments required on allowed secured claims under Sections 3.2 and 3.3 and nonpriority unsecured claims under Section 5.2. Second: To pay allowed administrative expenses, including attorney's fees under Section 4.3, pro rata, until paid in full. Third: To pay allowed secured claims pro rata until paid in full under Sections 3.1, 3.4 and 3.6. **Fourth:** To pay allowed priority claims *pro rata* until paid in full under Sections 4.4 and 4.5. Fifth: To pay allowed unsecured claims pro rata under Part 5. However, in the event the Debtor will make ongoing mortgage or lease installment payments through the plan under Section 3.1 or 6.1, those payments shall be made prior to payment to any other creditor and after payment of applicable Trustee's fees. Part 3: Treatment of Secured Claims

3	1 Maintenance of payments and	d cure of default if any	for claims secured by rea	l or personal property. Check on

	No
J	Th

ne Debtor will maintain the current contractual installment payments on the secured claims listed below, with any changes required by the applicable contract and noticed in conformity with any applicable rules. These payments will be disbursed either by the Trustee or directly by the Debtor, as specified below. Creditors being paid directly by the Debtor under the plan shall continue to send customary payment coupons, statements, and notices to the Debtor. Such actions by the creditor shall not constitute or form the basis for finding a violation of the automatic stay. Any existing arrearage on a listed claim will be paid in full through disbursements by the Trustee, with interest, if any, at the rate stated. Unless otherwise ordered by the court, the amounts listed on a proof of claim filed before the filing deadline under Fed. R. Bankr. P. 3002(c) control over any contrary amounts listed below as to the current installment payment and arrearage. In the absence of a contrary timely filed proof of claim, the amounts stated below shall control. If relief from the automatic stay is ordered as to any item of collateral listed in this paragraph, then, unless otherwise ordered by the court, all payments under this paragraph as to that collateral will cease, and all secured claims based on that collateral will no longer be treated by the plan.

Interest rate on arrearage Name of Creditor Collateral **Current installment payment** | **Amount of arrearage** (if applicable) **US Bank Trust** 4866 Route 9N Corinth, NY 12822 mortgage arrears paid in Disbursed by: Saratoga County plan; ongoing mortgage Trustee payments outside plan ✓ Debtor

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		-		Interest rate on
Name of Creditor	Collateral	Current installment payment	l	arrearage (if applicable)

Insert additional claims as needed.

3.2 Request for valuation of security, payment of fully secured claims, and modification of undersecured claims. Check	3.2 Re	equest for	valuation of	of security.	payment of full	v secured claims	and modification	of undersecured	l claims.	Check of	one.
--	--------	------------	--------------	--------------	-----------------	------------------	------------------	-----------------	-----------	----------	------

None.
The remainder of this paragraph will be effective only if box 1.1 in Part 1 of this plan is checked "Included."

The Debtor requests that the court determine the value of the secured claims listed below. For each non-governmental secured claim listed below, the Debtor states that the value of the secured claim should be paid as set forth below in the column headed *Amount of secured claim (net value)*. For claims of governmental units, the value of a secured claim listed in a proof of claim filed in accordance with the Fed. R. Bankr. P. 3002(c) controls over any contrary amount listed below unless otherwise ordered by the court. For each listed claim, the value of the secured claim will be paid in full with interest at the rate stated below.

The portion of any allowed claim that exceeds the amount of the secured claim will be treated as an unsecured claim under Part 5 of this plan. If the amount of a creditor's secured claim is listed below as having no value, the creditor's allowed claim will be treated in its entirety as an unsecured claim under Part 5 of this plan. If the collateral is the Debtor's principal residence and the Debtor seeks to void a wholly unsecured junior mortgage lien, a separate affidavit providing evidence of value of the property and the amount of each senior lien against the property is to be filed and served upon the affected creditor. Upon confirmation of the plan, Debtor shall submit an order voiding the mortgage lien.

Unless otherwise ordered by the court, the amount of the creditor's total claim listed on the proof of claim controls over any contrary amounts listed in this paragraph. The holder of any claim listed below as having value in the column headed *Amount of secured claim (net value)* will retain the lien on the property interest of the Debtor or the estate until the earlier of:

- (a) payment of the underlying debt determined under nonbankruptcy law, or
- (b) discharge of the underlying debt under 11 U.S.C. § 1328, at which time the lien will terminate and be released by the creditor.

- 1	Name of creditor	Collateral	 	Amount of secured claim (net value)	Interest rate	payment to creditor	Pre-confirmation adequate protection payment
	-NONE-						

Insert additional claims as needed.

4	3	Secured	claims e	hebulaye	from 11	USC	8 506	Check one
J	7	Secureu	Ciamis t	xciuaea	110111 11	Under	Q SUU.	Спеск опе

V	None
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If the interest rate stated below is not the contract rate, the remainder of this paragraph will be effective only if box 1.1 in Part 1 of this plan is checked "Included."

The claims listed below were either:

- (1) incurred within 910 days before the petition date and secured by a purchase money security interest in a motor vehicle acquired for the personal use of the Debtor, or
- (2) incurred within 1 year of the petition date and secured by a purchase money security interest in any other thing of value.

These claims will be paid in full under the plan with interest at the rate stated below. Unless otherwise ordered by the court, the claim amount stated on a proof of claim filed before the filing deadline under Fed. R. Bankr. P. 3002(c) controls over any contrary amount listed below. In the absence of a contrary timely filed proof of claim, the amounts stated below shall control.

Name of creditor	Collateral	Amount of claim	Interest rate	Equal Monthly	Pre-confirmation
				payment to creditor	adequate protection
					payment
-NONE-					

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3.4 Lien avoid	ance. Check one.					
✓	None.					
	The remainder	of this paragraph will be effective	e only if box 1.	2 in Part 1 of this plan is	s checked "Included."	
	which the Debto security interest the plan. The am extent allowed. claim under the information sepa additional lien a shall submit an o	s or nonpossessory, nonpurchase mr would have been entitled under 11 securing a claim listed below will brount of the judicial lien or security. The amount, if any, of the judicial liplan. See 11 U.S.C. § 522(f) and Ferrately for each lien. A separate affigainst the property is to be filed and order avoiding the lien(s).	U.S.C. § 522(be avoided to the interest that is en or security and R. Bankr. P. davit providing d served upon to	b). Unless otherwise order extent that it impairs sure avoided will be treated as interest that is not avoided 4003(d). If more than one evidence of value of the affected creditor(s). Use the affected creditor(s) and the content of the affected creditor(s).	ered by the court, a judich exemptions upon co an unsecured claim in It will be paid in full as the lien is to be avoided, property and the amount pon confirmation of the	cial lien or infirmation of Part 5 to the a secured provide the at of each plan, Debtor
lien or securi	regarding judicial ty interest	Calculation	of lien avoida	ince	Treatment of remain claim	ning secured
Name of cred		a. Amount of lien			Amount of secured of	laim after
-NONE-					avoidance (line a mir	nus line f)
		b. Amount of all other liens				
		c. Value of claimed exemptions of	on			
		Schedule C			ļ <u>.</u>	
	scription/Property	d. Total of adding lines a, b, and	c		Interest rate (if appli	cable)
Address					%	
		-				
I ion identifia	ation (such as	Value of debtor(s)' interest in r	roporty			
judgment date		e. Value of debtor(s)' interest in property				
	ok and page number)					
recording, bot	ok and page number)	\dashv				
		f. Subtract line e from line d				
Collateral ow	med	Extent of exemption impairment				
solely		(Check applicable box):				
jointly		Line f is equal to or greater than line a				
Date Collater	al acquired	The entire lien is avoided (Do not complete the next column.)				
	•					
		Line f is less than line a.				
		A portion of the lien is avoided. (Complete the next column.)				
		d, insert additional table(s) to prov	ide the informa	tion separately for each l	ien.	
	of collateral. Check	one.				
✓	None.	rs his or her interest in the following	a colleteral in a	atisfaction of the secured	nortion of the araditar'	e allowed
		equests that upon confirmation of the				
		fter the plan is confirmed, on reques				
		er 11 U.S.C. § § 362(a) and 1301(a)				
	•	tion of the collateral will be treated			I Institute cium	
Name of cred	itor		Collateral			
-NONE-						
Insert addition	al claims as needed.					
3.6 Secured cl	aims to be paid in fu	ıll. Check one.				
✓	None.					
Ť		d below will be paid in full with inte	erest at the rate	stated. Unless otherwise	ordered by the court, th	e amount
		of claim filed before the filing dead				
		the absence of a contrary timely file				
. ,	***	la v			I_ :	
Name of Cree	ditor	Collateral		Amount of claim	Interest	rate
-NONE-						

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Part 4:	Treatment of Fees and Priority Claims	;					
4.1 Genei							
	Trustee's fees and all allowed priority claiwill be paid in full based upon a timely fil		ncluding dom	estic support obligations of	her than those treated in Section 4.5,		
4.2 Trust	on's fons						
	Trustee's fees are governed by statute and	may change durin	ng the course	of the case but will be no m	ore than 10% of plan payments		
13 Attor	ney's fees for services rendered in conno	oction with this he	ankruntov oo	50			
	Debtor's attorney shall be paid \$3,000.00 administrative claim as part of the plan.				g shall be paid as an allowed		
	ity claims other than attorney's fees and	those treated in	Section 4.5. (Check one.			
	None.						
	The creditors listed below hold p						
	Name of creditor	Amount of clain	n	Basis for priori	ty treatment		
	IRS	\$1000					
	NYS Tax Department	<u>\$1000</u>					
	Insert additional claims as needed.						
4.5 Dome	stic support obligations assigned or owe	ed to a governmer	ntal unit and	paid less than full amoun	t. Check one.		
	None. The allowed priority claims liste	J 1-1 1 J			- h		
	governmental unit and will be pa				s been assigned to or is owed to a		
	requires that payments in Section						
					<u> </u>		
	Name of creditor			Amount of claim to be pa	aid.		
	-NONE-			Amount of Claim to be pa	iiu		
	-NONE-						
	Insert additional claims as needed.						
Part 5:	Treatment of Nonpriority Unsecured (Claims					
5 1 Nonn	riority unsecured claims not separately	classified					
3.1 Nonp	nority unsecured claims not separately	ciassificu.					
Allow	ed nonpriority unsecured claims that are n	ot separately class	ified will be j	paid, pro rata. The minimur	n amount to be paid to allowed		
nonpr	iority unsecured creditors under the plan sl	hall be the greater	of:				
	Liquidation:	0					
	Disposable Income (Line 45 x 60 month						
	Percentage Repayment:	100.00%					
5.2 Maint	tenance of payments and cure of any def	fault on nonprior	ity unsecure	d claims. Check one.			
	✓ None.						
	The Debtor will maintain the cur				ims listed below on which the last		
	payment is due after the final plan payment. These payments will be disbursed either by the Trustee or directly by the Debtor, as specified below. Any existing arrearage amount will be paid in full through disbursements by the Trustee.						
Name of	creditor	C	urrent mont	hly installment payment	Amount of arrearage		
-NONE-				J and I project			
		D	isbursed by:				
			rustee				
		□	Debtor				
					1		
Insert ada	litional claims as needed.						
.							
- 11 Mhor	Other congretaly electified nonpriority uncogured eleims. Check one						

√ None.

Name of creditor	Basis for separate	classification and treatment	Amount of claim	Percentage of claim to be paid
NONE-				
sert additional claims as	needed.			
art 6: Executory Con	tracts and Unexpired Leases	3		
unexpired leases are r None. The remainder of Assume	ejected. Check one. of this paragraph will be effect items. Current installment p	ed below are assumed and will ective only if box 1.4 in Part 1 payments will be disbursed either	of this plan is checked "Incer by the Trustee or directly be	cluded." by the Debtor, as specified
below,	subject to any contrary court of	order or rule. Arrearage paymen	nts will be disbursed by the Tr	rustee.
Name of creditor	Description of leased property or executory contract	Treatment of lease or executory contract	Current installment payment for assumed obligation	Amount of arrearage to be disbursed by Trustee for assumed obligation
NONE-		Assumed Rejected	Disbursed by: Trustee Debtor(s)	
	will vest in the Debtor upon	completion of the plan.		
	Nonstandard Plan Provision	ne		
✓ None.	1 tonstandard Flan Frovision			
e Local Form Plan or de	viating from it. Nonstandard p	must be set forth below. A non- provisions set out elsewhere in to be effective only if box 1.3 in F	this plan are void.	
art 9: Signature(s):				
Signatures of Debtor	and Debtor's Attorney attorney for the Debtor, if any,	must sign below.		
/s/ Arleen N. Sprin	ger			
Arleen N. Springe Signature of Debtor 1	Ţ	Signature of	of Debtor 2	
Executed on Febru	uary 21, 2024	Executed o	on	
/s/ Michael J. Toor		Date Februa	ry 21, 2024	<u> </u>

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By filing this document, the Debtor, if not represented by an attorney, or the attorney for Debtor certifies that the wording and order of the provisions in this Chapter 13 plan are identical to those contained in the Local Form Plan, other than any nonstandard provisions included in Part 8.

Signature of Attorney for Debtor

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